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| APPLICATION NO. FILING DATE | | ING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------------------|------|---------------|----------------------|-------------------------|------------------|
| 09/343,758 | 06 | 5/30/1999 | DIMITRI KANEVSKY | Y09-99-183 8306 | |
| 33233 | 7590 | 07/14/2003 | | | |
| | | HARLES W. PE' | EXAMINER | | |
| P.O. BOX 71 OAK HILL, | | l | VU, KIEU D | | |
| | | | | ART UNIT | PAPER NUMBER |
| | | | | 2173 | |
| | | | | DATE MAILED: 07/14/2003 | • |

Please find below and/or attached an Office communication concerning this application or proceeding.

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|---|---|--|-----------------------|
| | Application No. | Applicant(s | , (-) |
| | 09/343,758 | KANEVSKY | ET AL. |
| Office Action Summary | Examiner | Art Unit | |
| | Kieu D Vu | 2173 | |
| The MAILING DATE of this comm | unication appears on the cov | er sheet with the corresponden | ce address |
| A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMML - Extensions of time may be available under the provisi after SIX (6) MONTHS from the mailing date of this co - If the period for reply specified above is less than thirt - If NO period for reply is specified above, the maximum - Failure to reply within the set or extended period for re - Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b) Status | INICATION. ons of 37 CFR 1.136(a). In no event, ho mmunication. y (30) days, a reply within the statutory n n statutory period will apply and will expir sply will, by statute, cause the application ns after the mailing date of this communi | wever, may a reply be timely filed inimum of thirty (30) days will be considere s SIX (6) MONTHS from the mailing date o to become ABANDONED (35 U.S.C. § 13 | f this communication. |
| 1) Responsive to communication(s) | filed on <u>28 April 2003</u> . | | |
| 2a)⊠ This action is FINAL. | 2b) This action is non- | final. | |
| 3) Since this application is in condit closed in accordance with the pr Disposition of Claims | ion for allowance except for actice under Ex parte Quayle | formal matters, prosecution as e, 1935 C.D. 11, 453 O.G. 213 | to the merits is |
| 4)⊠ Claim(s) <u>1-5,7-21 and 23-25</u> is/ai | e pending in the application. | | |
| 4a) Of the above claim(s) is | | ration. | |
| 5) Claim(s) is/are allowed. | | | |
| 6)⊠ Claim(s) <u>1-5,7-21 and 23-25</u> is/ard | e rejected. | | |
| 7) Claim(s) is/are objected to | | | |
| 8) Claim(s) are subject to res | triction and/or election requir | ement. | |
| Application Papers | · | | |
| 9) The specification is objected to by | the Examiner. | | |
| 10) The drawing(s) filed on is/ar | e: a)☐ accepted or b)☐ object | ted to by the Examiner. | |
| Applicant may not request that any | objection to the drawing(s) be h | eld in abeyance. See 37 CFR 1.8 | 5(a). |
| 11) The proposed drawing correction f | iled on is: a)□ approv | red b) disapproved by the Ex | aminer. |
| If approved, corrected drawings are | , , , | ction. | |
| 12)☐ The oath or declaration is objected | to by the Examiner. | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | |
| 13) Acknowledgment is made of a cla | im for foreign priority under 3 | 5 U.S.C. § 119(a)-(d) or (f). | |
| a)□ All b)□ Some * c)□ None of | f: | | |
| Certified copies of the priori | ty documents have been red | eived. | |
| 2. Certified copies of the priori | ty documents have been red | eived in Application No | _ • |
| | ernational Bureau (PCT Rule | ave been received in this Nati 17.2(a)). opies not received. | onal Stage |
| 14)☐ Acknowledgment is made of a clain | | • | ional application). |
| a) The translation of the foreign label 15) Acknowledgment is made of a clair | anguage provisional applica | ion has been received. | ., , |
| Attachment(s) | - | - | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO-1449) | | , , , , , , , , , , , , , , , , , , , | |
| J.S. Patent and Trademark Office PTO-326 (Rev. 04-01) | Office Action Summary | Part of Paper N | o. 9 |

Application/Control Number: 09/343,758

Art Unit: 2173

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1-5, 7-21, and 23-25 is rejected under 35 U.S.C. 102(a) as being anticipated by James ("James", Netscape Navigator 3.0).

Regarding claims 1, 14, 19, 24, and 25, James teaches a method of transferring data across a computer network which comprise setting data transfer constraints (Auto Load Images, Figure 8-15), requesting transfer of data (including image and sound data (page 357) stored on a remote computer system (inherent, page 360), storing a plurality of generic objects (placeholders), each stored generic object corresponding to an original object in data requested (placeholder for each image), identifying at least one object (image) included in said requested data as being associated with a generic object (placeholder, Fig. 8-16) and substituting the generic object for each of said at least one object (page 361, line 3) responsive to said data transfer constraints (page 359, last paragraph), outputting said requested data including said generic objects (Fig. 8-16) or corresponding original objects (page 361, Fig. 8-16)

Regarding claim 17, James teaches a method of compressing digital images, comprising the steps of identifying name, position, and characteristics of objects in a digital image and identifying names of identified objects (download a picture, page 352), substituting identified objects for generic objects (document templates), position data

Art Unit: 2173

and characteristics to form a modified digital image (replace images with placeholders, Fig. 8-16) and displaying the modified image (page 359, last paragraph).

Regarding claim 18, James teaches a method for restoring a compressed image comprising the identifying generic objects (placeholder icons) in received image data; identifying corresponding objects (image) in subsequently received data (Fig. 8-16, page 359, last paragraph); substituting said identified generic objects in said received image data for said corresponding objects to form an image and displaying said image (page 361, line 3).

Regarding claim 2, James teaches said stored data includes image and sound data (page 337).

Regarding claim 3, James teaches the displaying said web browser image (page 360).

Regarding claim 4, James teaches that the remote computer system identifies generic objects (inherent).

Regarding claims 5, 13, and 21, James teaches that while the web browser image is being displayed, the remote computer system is transferring generic object codes associated with related images (page 359, last paragraph).

Regarding claim 15, James teaches that the outputting means is a video display (page 337).

Regarding claim 16, James teaches that the interface device is a speaker (page 337).

Art Unit: 2173

Regarding claim 20, James teaches a database with a plurality of generic objects (placeholder).

Regarding claims 7 and 23, James teaches the transferring requested object while a corresponding generic object is being displayed and when said requested object is received, replacing and displaying each corresponding generic object with each said requested object (page 359-361).

Regarding claims 8-12, James teaches specific types of constraints (page 359-361)

3. Applicant's arguments filed 04/28/03 have been fully considered but they are not persuasive.

According to Merrian-Webster's Collegiate Dictionary (tenth edition), constraint is "the state of being checked to avoid or perform some action". Figure 8-15 and text of page 359 show that James teaches the selecting or deselecting Auto Load Images in order to avoid or perform Auto Load Images. Therefore, as reasonably interpreted, James teaches "setting data transfer constraints".

Applicant's argues that "James teaches a single generic icon (placeholder) that is substituted for images, the same icon is substituted for every image, regardless of the image content" while in the application, "web page displays with generic images substituted for particular related spices such that, the web page is displayed as an intelligible image with viewable images representing what will be displayed normally". It should be noted that these features are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification

Application/Control Number: 09/343,758

Art Unit: 2173

are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kieu D. Vu whose telephone number is (703-605-1232). The examiner can normally be reached on Mon – Thu from 7:00AM to 3:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca, can be reached on (703-308-3116).

The fax phone number for the organization where this application or proceeding is assigned are as follows:

(703)-746-7238 (After Final Communication)

or

(703)-746-7239 (Official Communications)

(703)-746-7240 (For Status Inquiries, draft communication)

Application/Control Number: 09/343,758

Art Unit: 2173

and / or:

(703)-746-5639

(use this FAX #, only after approval by Examiner, for

"INFORMAL" or "DRAFT" communication. Examiners may request that a formal paper / amendment be faxed directly to them on occasions)

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703-305-3900).

Kieu D. Vu

July 01, 03

JOHN CABECA

Page 6

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100